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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/522,134	08/29/2005	Steven Jones	85084-402	3937
Ada & Compa	7590 08/22/2007	1	EXAM	INER
Ade & Company 1700-360 Main Street			HURT, SHARON L	
Winnipeg Manitoba, R3C	2 3 2 3		ART UNIT	PAPER NUMBER
CANADA				
			MAIL DATE	DELIVERY MODE
			08/22/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	:	Application No.	Applicant(s)			
Office Action Summary		10/522,134	JONES ET AL.			
		Examiner	Art Unit			
,		Sharon Hurt	1648			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHO WHIC - Exten after: - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DA sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be to the standard will expire SIX (6) MONTHS from the cause the application to become ABANDON	DN. timely filed m the mailing date of this communication. IED (35 U.S.C. § 133).			
Status	•					
1) 🖂	Responsive to communication(s) filed on <u>07 Au</u>	gust 2007.				
2a)	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4) 🛛	Claim(s) <u>1-3,5,13-15,17,19-23,25 and 27-31</u> is/	are pending in the application.	•			
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.					
6)⊠	6) Claim(s) 1-3, 5, 13-15, 17, 19-23, 25 and 27-31 is/are rejected.					
7)	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/or	election requirement.	•			
Applicati	on Papers					
9) The specification is objected to by the Examiner						
10)	The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	nder 35 U.S.C. § 119		•			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
 Certified copies of the priority documents have been received. 						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		·				
Attachment	• •		(DTO 440)			
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summar Paper No(s)/Mail I				
3) Inform	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		Patent Application			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 7, 2007 has been entered.

Response to Amendment

The amendment to the claims, filed on August 7, 2007, has been entered. Claims 1, 13 and 21 are currently amended.

Status of the Claims

Claims 1-3, 5, 13-15, 17, 19-23, 25 and 27-31 are pending and under examination.

Claims 4, 6-12, 16, 18, 24 and 26 have been canceled.

Response to Arguments

The rejection of claims 1, 5, 13, 17, 19-21, 25 and 27-28 under 35 U.S.C. 102(a) as being anticipated by Kahn et al. is withdrawn pursuant Applicant's amendments.

The rejection of claims 1-3, 5, 13-15, 17, 19-23 and 25-28 rejected under 35

U.S.C. 103(a) as being unpatentable over Kahn et al. and further in view of Takada et al. is withdrawn pursuant Applicant's amendments.

New Rejections

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 5 and 30-31 are rejected under 35 U.S.C. 102(b) as being anticipated by Ito et al. (Journal of Virology, October 1999, Vol. 73, No. 10, pages 8907-8912).

The claimed invention is drawn to a recombinant vesicular stomatitis virus (VSV) particle comprising a nucleic acid molecule encoding a viral hemorrhagic fever (VHF) glycoprotein (G) inserted into the viral genome wherein the foreign G has replaced the native VSV G and only the VHF G is expressed on the surface of the recombinant VSV particle, wherein said recombinant VSV particle is infectious, wherein the VHF G is an immunogenic fragment, wherein the VHF G is from Lassa virus, Marburg virus, Ebola virus, Crimean-Congo HFV, Dengue virus, Nipah virus, Hendra virus, Machupo virus, Junin virus, Guanarito virus or Sabia virus, wherein the first gene of the recombinant VSV codes for the VHF G, and further limiting wherein the VHF glycoprotein is from Lassa virus, Marburg virus or Ebola virus.

Ito et al. (hereinafter Ito) teaches a recombinant VSV expressing Ebola glycoprotein wherein the mutation reduced the infectivity of the VSV Δ G by incorporation of the Ebola virus glycoprotein into recombinant VSV particles (Abstract and page 8908, 2nd column).

Claim Rejections - 35 USC § 103

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obviousness rejections set forth in this Office action:

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5, 13-15, 17, 19-23, 25 and 27-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ito et al. as applied to claims 1-3, 5 and 30-31 above, and further in view of Kahn et al. (Journal of Virology, Nov. 2001, Vol. 75, No. 22, pages 11079-11087).

The claimed invention is drawn to the VSV particle comprising a VHF G as described above and the method of eliciting an immune response in an individual comprising administering the VSV particle comprising a VHF G as described above, wherein said recombinant VSV stimulated infection but does not cause disease or symptoms associated with VHF, wherein the particle is administered orally or intranasally.

The claimed invention is also drawn to a method of preparing a pharmaceutical composition for passive immunity comprising said recombinant VSV particle as described above comprising harvesting antibodies from an animal and mixing with a suitable excipient or carrier.

The teachings of Ito are described above. Ito does not teach a method of eliciting an immune response or preparing a pharmaceutical compostion.

Kahn et al. (hereinafter Kahn) teaches a recombinant vesicular stomatitis virus (VSV) expressing foreign proteins that elicit specific protective immunity (Abstract). Kahn teaches the VSV glycoprotein (G) gene was deleted from the full-length cDNA VSV genomic plasmids containing the RSV G gene such that the RSV G genes replaced VSV G in viral genome (page 11081, second column). The RSV G (attachment) is the first and major antigenic glycoprotein

(page 11079, last paragraph). Kahn teaches a method of eliciting an immune response in mice by intranasal vaccination with a recombinant VSV expressing RSV G (Abstract). Kahn teaches about vaccine development and passive immunization with a recombinant VSV expressing RSV G (page 11079, last paragraph). Purified RSV was harvested from baby hamster kidney cells and the antibodies were detected by ELISA after mice were inoculated intranasally with recombinant viruses (page 11080, third paragraph and page 11083, second and third paragraph).

It would have been *prima facie* obvious to the person of ordinary skill in the art at the time the invention was made to prepare the immunogenic composition in an animal and use the composition to elicit an immune response. The person of ordinary skill in the art would have been motivated to make use a $VSV\Delta G$ to elicit an immune response because Ito teaches it is effective with Ebola (VHF), and reasonably would have expected success because of the teachings of Kahn.

Response to Arguments

Applicant's arguments with respect to Kahn et al. have been considered but are moot in view of the new ground(s) of rejection. Applicant argues that the $VSV\Delta G$ taught by Kahn is not infectious. The Ito reference teaches that some mutations of VSV lacking G also lack the ability of infectivity while other mutations of VSV have reduced infectivity (Abstract).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sharon Hurt whose telephone number is 571-272-3334. The examiner can normally be reached on M-F 8:00 - 4:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bruce Campell can be reached on 571-272-0974. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Sharon Hurt

August 17, 2007

MARY E. MOSHER, PH.D.
PRIMARY EXAMINER